

Stericycle®
Protecting People. Reducing Risk.™

October 3, 2014

Sent via: UPS 2ND Day Air- Tracking #1Z 210 1XO 02 9064 9325

Mr. George Czerniak
United States Environmental Protection Agency
Region 5
Director, Air and Radiation Division
77 W. Jackson Blvd. (A-18J)
Chicago, IL 60604

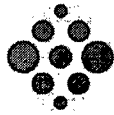


**RE: Increment of Progress Notification of Completion Pursuant to 40 CFR
Part 62, Subpart HHH for the Stericycle Warren, OH Facility
Permit No. P0086292**

Dear Mr. Czerniak:

Stericycle, Inc. (Stericycle) owns and operates a hospital, medical, and infectious waste incinerator (HMIWI) facility in Warren, Ohio (Warren Facility). The Facility currently operates pursuant to Title V Operating Permit (TVOP) No. P0086292 issued by the Ohio Environmental Protection Agency (OEPA). Stericycle continues to operate pursuant to a permit application shield after submitting a timely and complete Title V Operating Permit renewal application. The Warren Facility is subject to Ohio's OAC 3745-75 (Infectious Waste Incinerator Limitations), which implements the requirements of 40 CFR Part 60, Subpart Ce (Emission Guidelines and Compliance Times for Hospital/Medical/Infectious Waste Incinerators). U.S. EPA promulgated amendments to 40 CFR Part 60, Subpart Ce on October 6, 2009 that, among other requirements, contain more stringent emission limitations. However, Ohio elected not to amend OAC 3745-75; therefore, the Warren Facility is subject to 40 CFR Part 62, Subpart HHH (Federal Plan Requirements for Hospital/Medical/Infectious Waste Incinerators Constructed on or Before December 1, 2008) pursuant to §62.14400(a).

Stericycle determined that certain retrofits to the existing air pollution control device (APCD) system at the Warren Facility were required in order to achieve compliance with the more stringent emission limitations. Since the retrofit activities were associated with the APCD system and since there was not an increase in emissions, OEPA did not require an air permit to authorize the retrofit activities. Stericycle has since completed construction and installation of the retrofits.



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USEPA, Region 5
Increment of Progress Notification of Completion
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The purpose of this letter is to provide notification that Stericycle has satisfied the October 6, 2014 increment of progress to "achieve final compliance."

Please contact Don Nuss at (513) 543-7073 if you have questions regarding this submittal.

Sincerely,
Stericycle, Inc.

Mike Dempster
Facility Manager

cc: Jennifer Wilson – U.S. EPA Region 5
Corey Kurjian – OEPA
Al Burson – Stericycle
Dale Rich – Stericycle
Don Nuss – Stericycle
Lindsey W. Kroos – ALL4



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